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JUL 11 2008

Patent application 09/892,351

Mark Dawson

Studio 555 Rewi Street

Te Awamutu, New Zealand.

Ph/Fx 0064 7 871 8403

10 July 2008

10750 Oregon Ave
Culver City 90232

To the Commissioner for Patents,

Concerning my faxed reply filed 25 June '08.

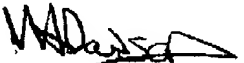
The pages were not received and filed correctly.

The text of page 1 of the reply is bunched up and unreadable. Page 7 of the reply is filed separately as an amendment.

Five of the eight pages of specification, included for reference are not filed.

Claims of page 9 are not filed.

Please find enclosed, repeat fax pages referred to above.



M.Dawson

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To the Commissioner for Patents,

My replies to your objections teach how my application inherently yields advantages of improved results and effects over the cited prior art. To overcome any further objections, please state reasons to show that you have actually considered the claimed advantages as per 707.07(f) and answer the substance of my response. It is apparent from your action of 26 March that my prior correspondence has not been consulted.

To assist you with references to my application as filed, copies of the pages with paragraph numbers, are supplied.

The office action summary of 26 March 08 refers to my communication filed 29 November 2007 as being filed 29 January 2007.

My application is for method and apparatus.

Defendant claims 59 and 60 concern apparatus for the screen and printed display of anaglyphic image and are not withdrawn. These are included as claims 111 and 112.

I will respond to your numbered items and to all of your references.

2. Your action of 4 December 07 requested a complete claim listing, despite a compete listing having already been filed with the RCE of 29 November 2007.

Claims 87-110 were then included in my reply filed 4 January.

The complete listing of 29 November 2007 without claims 87-110 is re-included with this mailing.

3. My communication filed 24 October 07 has already amended the filter values to as when originally filed.

See reply item 3, page 2 of my communication filed 24 October 07.

The amendments to filter values were in order to provide terms to enable use of the invention as per 35 USC 112. The filter amendments are not new matter. They are similar to other prior amendments.

Amended filter values made prior to the allowance of 13 September 05 were accepted.

This inconsistency of your office was used to my disadvantage with the amendment to the values filed 25 May resulting in a final rejection of 31 July 07.

The subsequent amendment of 24 October 07 to filter values as originally filed is re-included with this mailing.

5. A reply concerning specification disclosure for claim 86 has also been prior addressed in my correspondence filed 24 October 07.

Pages with the USPTO bracketed numbers are included with this mailing.

See my application as filed (enclosed) (0183) lines 2-5

"color wash filters...may follow...proceeding filters and be pre-set to render all adjustments with a single sweep for each of the pair..."

See also (0123) (0136) (0188) (0196) for rendering such adjustments with a single sweep.

The defendant 'said selective color treatment' of claim 53 is found in (0026) (enclosed)